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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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12/23/2004

Claudia Becker

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EXAMINER

FEARER, MARK D

ART UNIT

PAPER NUMBER

2143

MAIL DATE

DELIVERY MODE

05/14/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/518,901	Applicant(s) BECKER ET AL.	
	Examiner MARK D. FEARER	Art Unit 2143	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 23 December 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-24 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-24 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 23 December 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Preliminary Amendment

The Preliminary Amendment of 23 December 2004 is acknowledged by the Examiner.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-21 are rejected under 35 U.S.C. 101 because the claimed invention lacks patentable utility. The phrase, 'protocol' in the claims 1-21 lacks patentable utility (see MPEP 2106) because a computer program product without a medium is an abstract idea and the claim does not require any physical transformation; and the invention as claimed does not produce a useful, concrete, and tangible result.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the

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applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 22-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Urien (US 7130910 B2).

Consider claim 22. Urien discloses computer equipment item comprising input/output means allowing messages to be transmitted and/or received in an interactive dialogue with another computer equipment item, calculation means connected to said input/output means, a working random access memory and at least one programmable, non-volatile memory (column 3 lines 35-54), wherein said item comprises, written in the non-volatile memory, at least: a list of computer equipment item identifiers, accessible via said input/output means; a list of behavior identifiers defined in said interactive dialogue; at least one list of associations between an equipment identifier and a behavior identifier (column 8 lines 30-65).

Consider claim 23, as applied to claim 22. Urien discloses computer equipment item comprising a security processor and means for authenticating any computer equipment item considered for executing an interactive dialogue with said computer equipment item (column 6 lines 6-16).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148

USPQ 459 (1966), that are applied for establishing a background for determining

obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-14 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Urien (US 7130910 B2) in view of Maillard et al. (US 20020129249 A1).

Consider claim 1. Urien discloses a protocol for adapting the degree of interactivity between a participant equipment item and a reciprocal participant equipment item of a set of participant equipment items, when this participant equipment

item and this reciprocal participant equipment item are subjected to an interactive dialogue, wherein it consists at least: in writing, into said participant equipment item, a list of reciprocal participant equipment identifiers (column 9 lines 46-63); in writing, into said participant equipment item, at least one association between an equipment identifier and a behavior identifier and, in order to execute this interactive dialogue, when this participant equipment item and at least one reciprocal participant equipment item are in each other's presence (column 6 lines 25-52); in carrying out a procedure of authentication between said participant equipment item and said reciprocal participant equipment item, and in searching for the identifier of the authenticated reciprocal participant equipment item in said list of identifiers; in reading said associated behavior identifier; in applying, at the participant equipment item, a behavior relative to the authenticated reciprocal participant equipment item, this behavior being selected as a function of the result of the authentication procedure and associated with the behavior identifier and with the identifier of the reciprocal participant equipment item (column 5 line 57 – column 6 line 5). However, Urien fails to disclose a list of behavior identifiers. Maillard et al. discloses a smartcard for use with a receiver of encrypted broadcast signals, and receiver comprising a list of behavior identifiers, said behaviors being relevant in said interactive dialogue (column 11 lines 12-21).

Therefore, it would have been obvious for a person of ordinary skill in the art at the time the invention was made to incorporate a smartcard for use with a receiver of encrypted broadcast signals, and receiver comprising a list of behavior identifiers, said behaviors being relevant in said interactive dialogue as taught by Maillard et al. with a

protocol for adapting the degree of interactivity between a participant equipment item and a reciprocal participant equipment item of a set of participant equipment items, when this participant equipment item and this reciprocal participant equipment item are subjected to an interactive dialogue, wherein it consists at least: in writing, into said participant equipment item, a list of reciprocal participant equipment identifiers; in writing, into said participant equipment item, at least one association between an equipment identifier and a behavior identifier and, in order to execute this interactive dialogue, when this participant equipment item and at least one reciprocal participant equipment item are in each other's presence; in carrying out a procedure of authentication between said participant equipment item and said reciprocal participant equipment item, and in searching for the identifier of the authenticated reciprocal participant equipment item in said list of identifiers; in reading said associated behavior identifier; in applying, at the participant equipment item, a behavior relative to the authenticated reciprocal participant equipment item, this behavior being selected as a function of the result of the authentication procedure and associated with the behavior identifier and with the identifier of the reciprocal participant equipment item as taught by Urien for the purpose of smartcard applications.

Consider claim 2, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol, wherein, in the event of a negative response to the step of searching for the identifier of the authenticated reciprocal participant equipment item in the list of identifiers, said protocol consists in calling and applying a default behavior

procedure that is selected as a function of the result of said authentication procedure (Maillard et al., paragraph 0106).

Consider claim 3, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol, wherein said procedure of authentication between the participant equipment item and the reciprocal participant equipment item is a procedure at more than one authentication level (Maillard et al., paragraphs 0233 and 0292).

Consider claim 4, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol for reciprocally adapting the interactivity between a participant equipment item and a reciprocal participant equipment item of a set of participant equipment items, when this participant equipment item and this reciprocal participant equipment item are subjected to an interactive dialogue, wherein it consists: a) in writing, into each participant equipment item and into each reciprocal participant equipment item, respectively, a list of identifiers of reciprocal participant equipment items and participant equipment items, respectively; b) in writing, into each participant equipment item and into each reciprocal participant equipment item, respectively, a list of behavior identifiers, said behaviors being defined in said interactive dialogue; c) in writing at least one association between an equipment identifier and a behavior identifier into each participant equipment item and each reciprocal participant equipment item, each participant equipment item and each reciprocal participant equipment item, respectively, having at least one association between an identifier of reciprocal participant equipment items and a behavior identifier, respectively between an identifier of participant equipment items and a behavior identifier (Urien, column 11 lines 63-67);

and, in order to execute this interactive dialogue, when a participant equipment item and a reciprocal participant equipment item are in each other's presence, d) in carrying out a procedure of reciprocal authentication between said participant equipment item and said reciprocal participant equipment item (Urien, column 12 lines 28-36); and e) in searching for the identifier of the authenticated reciprocal participant equipment item and of the authenticated participant equipment item, respectively, in said lists of identifiers (Maillard et al., paragraph 0292); f) in reading at least said associated behavior identifier in the participant equipment item and in the reciprocal participant equipment item, respectively; g) in applying, independently, at the authenticated participant equipment item and the authenticated reciprocal participant equipment item, respectively, a behavior relative to the authenticated reciprocal participant equipment item and the authenticated participant equipment item, respectively, this behavior being selected as a function of the result of the authentication procedure and associated with the behavior identifier and with the identifier of the reciprocal participant equipment item and with the behavior identifier, respectively, and with the identifier of the participant equipment item (Urien, column 12 lines 1-10).

Consider claim 5, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol wherein said participant equipment item comprises, stored in a non-volatile memory, at least: a list of identifiers of reciprocal participant equipment items, one of the list elements of which designates the identifier of said reciprocal participant equipment item; a list of identifiers of the behaviors of said participant equipment item relative to a reciprocal participant equipment item, said list comprising

at least one element forming a behavior reference of interactive dialogue acceptance, of interactive dialogue refusal or of interactive dialogue conditional acceptance; a list of associations between an equipment identifier and a behavior identifier, said list of associations allowing an element of the list of identifiers of reciprocal participant equipment items and an element of the list of behavior identifiers to be brought into correspondence with each other (Urien, column 12 line 52 – column 13 line 5).

Consider claim 6, as applied to claim 4. Urien, as modified by Maillard et al., discloses a protocol wherein said reciprocal participant equipment item comprises, stored in a non-volatile memory, at least: a list of identifiers of participant equipment items, one of the list elements of which designates the identifier of said reciprocal participant equipment item; a list of identifiers of the behaviors of said reciprocal participant equipment item relative to a participant equipment item, said list comprising at least one element forming a behavior reference of interactive dialogue acceptance, of interactive dialogue refusal or of interactive dialogue conditional acceptance; a list of associations between an equipment identifier and a behavior identifier, said list of associations allowing an element of the list of identifiers of participant equipment items and an element of the list of behavior identifiers to be brought into correspondence with each other (Maillard et al., paragraph 0292).

Consider claim 7, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol wherein said participant equipment item is formed by a terminal, provided with a microprocessor card reader, said reciprocal participant equipment item being formed by a microprocessor card (Urien, column 3 lines 18-34).

Consider claim 8, as applied to claim 7. Urien, as modified by Maillard et al., discloses a protocol wherein said participant equipment item is formed by a terminal for descrambling scrambled information, said scrambled information being transmitted in point-to-multipoint mode from an emission center, access to this information being controlled from access control messages containing the cryptogram of a control word and access criteria that are transmitted periodically with the scrambled information, and said reciprocal participant equipment item being formed by a dedicated microprocessor card, serving as an access control module, comprising at least one security processor and a secure, programmable, non-volatile memory comprising written access rights, said written access rights being managed from messages for managing the access rights transmitted with the scrambled information, said access to this information being controlled by verifying the identity of at least one access control right that is written into the card and of one of the access criteria, and by deciphering, in said reciprocal participant equipment item of the cryptogram, the control word from an operating key, in order to restore the control word, allowing the scrambled information to be descrambled in said participant equipment item from this restored control word, in said participant equipment item, said at least one element forming a behavior reference of interactive dialogue acceptance is formed by a list of behaviors relative to reciprocal participant equipment items that are authorized to initiate said interactive dialogue; said at least one element forming a behavior reference of interactive dialogue refusal is formed by a list of behaviors relative to reciprocal participant equipment items that are authorized to

initiate said interactive dialogue, from which the facility to initiate said interactive dialogue has been withdrawn (Urien, column 13 lines 18-28).

Consider claim 9, as applied to claim 8. Urien, as modified by Maillard et al., discloses a protocol wherein, in said reciprocal participant equipment item, said at least one element forming a behavior reference of interactive dialogue acceptance is formed by a list of behaviors relative to participant equipment items that are authorized to initiate said interactive dialogue; said at least one element forming a behavior reference of interactive dialogue refusal is formed by a list of behaviors relative to participant equipment items that are authorized to initiate said interactive dialogue, from which the facility to initiate said interactive dialogue has been withdrawn (Maillard et al., paragraph 0106).

Consider claim 10, as applied to claim 5. Urien, as modified by Maillard et al., discloses a protocol wherein said at least one element forming a reference of interactive dialogue conditional acceptance is formed by a list, at least one of the elements of which is representative of a functional behavior of said reciprocal participant equipment item and of said participant equipment item, respectively (Maillard et al., paragraph 0106).

Consider claim 11, as applied to claim 5. Urien, as modified by Maillard et al., discloses a protocol wherein said at least one element forming a reference of interactive dialogue conditional acceptance is formed by a list (Maillard et al., paragraph 0106), at least one of the elements of which is representative of a personal behavior of the user

of said reciprocal participant equipment item and of said participant equipment item, respectively (Urien, column 11 lines 63-67).

Consider claim 12, as applied to claim 8. Urien, as modified by Maillard et al., discloses a protocol wherein the steps of writing into each participant equipment item and/or each reciprocal participant equipment item are implemented by transmitting messages for managing access rights (Urien, column 2 lines 37-45).

Consider claim 13, as applied to claim 8. Urien, as modified by Maillard et al., discloses a protocol wherein, for an authentication procedure between a descrambling terminal, serving as a participant equipment item, and a card, serving as a reciprocal participant equipment item, comprising a strong authentication level, an intermediate authentication level and a zero authentication level, said protocol consists, in accordance with the achieved authentication level and as a function of the identity of said reciprocal participant equipment terminal: for an achieved strong authentication level, in authorizing an access mode by impulse buying; for an achieved intermediate authentication level, corresponding to a strong authentication level that has not been achieved, but to the displaying of a user code for the reciprocal participant equipment that has been achieved, in authorizing the processing of all of the management messages and of all of the access control messages apart from the access mode by impulse buying; and for a zero authentication level, corresponding to a strong authentication level that has not been achieved, and to the displaying of a user code for the reciprocal participant equipment that has not been achieved, in authorizing the processing of the individual management messages (Maillard et al., paragraph 0098).

Consider claim 14, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol wherein, for a set of N equipment items connected in a network and each capable of executing an interactive dialogue with another equipment item of this set of equipment items, said protocol consists: in attributing, to one equipment item, the role of participant equipment item for all of the transactions, by transmitting a query message to another equipment item of said set of equipment items; in attributing, to this other equipment item, for this transaction, the role of reciprocal participant equipment item; in attributing, to said equipment item, the role of reciprocal participant for all other transactions, separate from this transaction, on receipt, by means of said equipment item, of a query message issuing from another equipment item that is separate from said set of equipment items; in attributing, to said other, separate equipment item, the role of participant equipment item for said other transaction; in applying said protocol between any equipment items, any other equipment items, and any other equipment items that are separate from said set of equipment items, to which the role of participant equipment item and/or the role of reciprocal participant equipment item has been attributed, which allows a suitable interactive dialogue to be executed between any equipment items of this set of equipment items by means of pairs of equipment items, to which the roles of participant and reciprocal participant, respectively, have been attributed (Urien, column 8 lines 30-38).

Consider claim 24, as applied to claim 22. Urien, as modified by Maillard et al., discloses a computer equipment item wherein said item comprises means for processing the following lists: a list of equipment identifiers, a list of behavior identifiers

and a list of associations between an equipment identifier and a behavior identifier (Maillard et al. paragraph 0292 and Urien column 11 lines 63-67).

Claims 15-16 and 18-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Urien (US 7130910 B2) in view of Maillard et al. (US 20020129249 A1) and in further view of Alve et al. (US 20030196089 A1).

Consider claim 15, as applied to claim 1. Urien, as modified by Maillard et al., discloses a protocol comprising means for processing the following lists: a list of equipment identifiers, a list of behavior identifiers and a list of associations between an equipment identifier and a behavior identifier. However, Urien, as modified by Maillard et al., fails to disclose a protocol wherein a subset of participants are queried. Alve et al. discloses a method for key distribution and network connectivity, wherein, for a set of N equipment items connected in a network and each capable of executing an interactive dialogue with another equipment item of this set of equipment items, said protocol consists: in attributing, to one equipment item, the role of participant equipment item for all of the transactions, by transmitting a query message to a plurality of other equipment items, forming a subset of said set of equipment items; in attributing, to each of said other equipment items to which said query message is addressed, for this transaction, the role of reciprocal participant equipment item, relative to said participant equipment item; in applying said protocol between this equipment item, to which the role of participant equipment item has been attributed, and each of the other equipment items of this subset of said set of equipment items, said protocol comprising, at said

participant equipment item: a procedure of authentication between said participant equipment item and each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant has been attributed, and, as a function of the result of each authentication procedure, a procedure for distinguishing the behavior of said participant equipment item relative to each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant equipment item has been attributed, and a procedure for determining the common behavior of said participant equipment item relative to each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant equipment item has been attributed, which allows said common behavior of any equipment items of this set of equipment items to be applied relative to the other equipment items of this plurality of other equipment items, forming a subset of said set of equipment items (paragraph 0027).

Therefore, it would have been obvious for a person of ordinary skill in the art at the time the invention was made to incorporate a method for key distribution and network connectivity, wherein, for a set of N equipment items connected in a network and each capable of executing an interactive dialogue with another equipment item of this set of equipment items, said protocol consists: in attributing, to one equipment item, the role of participant equipment item for all of the transactions, by transmitting a query message to a plurality of other equipment items, forming a subset of said set of equipment items; in attributing, to each of said other equipment items to which said query message is addressed, for this transaction, the role of reciprocal participant

equipment item, relative to said participant equipment item; in applying said protocol between this equipment item, to which the role of participant equipment item has been attributed, and each of the other equipment items of this subset of said set of equipment items, said protocol comprising, at said participant equipment item: a procedure of authentication between said participant equipment item and each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant has been attributed, and, as a function of the result of each authentication procedure, a procedure for distinguishing the behavior of said participant equipment item relative to each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant equipment item has been attributed, and a procedure for determining the common behavior of said participant equipment item relative to each of said other equipment items of this plurality of other equipment items, to which the role of reciprocal participant equipment item has been attributed, which allows said common behavior of any equipment items of this set of equipment items to be applied relative to the other equipment items of this plurality of other equipment items, forming a subset of said set of equipment items as taught by Alve et al. with a protocol comprising means for processing the following lists: a list of equipment identifiers, a list of behavior identifiers and a list of associations between an equipment identifier and a behavior identifier as taught by Urien, as modified by Maillard et al., for the purpose of query execution in smartcard technology.

Consider claim 16, as applied to claim 15. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol wherein, for a behavior of said participant

equipment item relative to each of said other reciprocal participant equipment items, formed by a list of elementary behaviors of this participant equipment item, said procedure for determining the common behavior consists in calculating the list resulting from the intersection of said lists of elementary behaviors (Maillard et al., paragraph 0053 and Urien column 5 lines 33-35).

Consider claim 18, as applied to claim 1. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol wherein, for a set of N equipment items connected in a network and each capable of executing an interactive dialogue with another equipment item of this set of equipment items, said protocol consists: in attributing, to one equipment item, the role of participant equipment item for all of the transactions, by transmitting a query message to a plurality of other equipment items, forming a subset of said set of equipment items; in attributing, to each of said other equipment items to which said query message is addressed, for this transaction, the role of reciprocal participant equipment item, relative to said participant equipment item; in applying said protocol between this equipment item, to which the role of participant equipment item has been attributed, and each of the other equipment items of this subset of said set of equipment items, to which the role of reciprocal participant equipment item has been attributed, said protocol comprising, at said participant equipment item: a procedure of authentication of each of said other equipment items, to which the role of reciprocal participant equipment item has been attributed, and, as a function of the result of this authentication procedure, each of said other equipment items, to which the role of reciprocal participant equipment item has been attributed, being capable, individually, of

executing an interactive dialogue with said equipment item, to which the role of participant equipment item has been attributed, a joint procedure of authentication of the subset of the reciprocal participant equipment items relative to said participant equipment item, and, as a function of the result of this joint authentication procedure, the subset of said reciprocal participant equipment items being authenticated as a joint reciprocal participant for the execution of said transaction, a joint procedure for authorizing the subset of the reciprocal participant equipment items to execute the interactive dialogue relative to said participant equipment item and, once the joint authorization procedure has been achieved, a procedure for distinguishing the joint behavior of said participant equipment item relative to the subset of the reciprocal participant equipment items, to which the role of joint reciprocal participant has been attributed, and, once the distinguishing procedure has been achieved, a procedure for determining and applying the joint behavior of said participant equipment item relative to said other equipment items, to which the role of joint reciprocal participant has been attributed, which allows said joint behavior of any equipment items of this set of equipment items to be applied relative to all of the plurality of equipment items, to which the role of joint reciprocal participant has been attributed (Alve et al., paragraph 0023).

Consider claim 19, as applied to claim 18. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol wherein said joint authentication procedure consists in verifying to its true value the logical product of the logical values that are representative of each reciprocal authentication procedure (Urien, claim 16).

Consider claim 20, as applied to claim 18. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol wherein said joint authorization procedure consists: in establishing, from said list of identifiers of reciprocal participant equipment items, written into said participant equipment item, a composed identifier formed by the identifier of the reciprocal participant equipment items authorized to participate in said transaction and approved as identifiers of reciprocal participant equipment items, for which the joint authentication procedure has been verified to the true value, relative to the participant equipment item (Alve et al., paragraph 0020).

Consider claim 21, as applied to claim 20. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol wherein said procedure for distinguishing the joint behavior of said participant equipment item relative to the subset of the reciprocal participant equipment items consists: in selecting the association between the composed identifier and a behavior identifier in said participant equipment item; in calling, from the composed identifier, the behaviors defined in the list of associations (Maillard et al. paragraph 0053 and Urien column 5 lines 33-35).

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Urien (US 7130910 B2) in view of Maillard et al. (US 20020129249 A1) in further view of Alve et al. (US 20030196089 A1) and in further view of Arkin et al. (US 20020152262 A1).

Consider claim 17, as applied to claim 15. Urien, as modified by Maillard et al. and Alve et al., discloses a protocol comprising means for processing the following lists:

a list of equipment identifiers, a list of behavior identifiers and a list of associations between an equipment identifier and a behavior identifier, wherein a subset of participants are queried. However, Urien, as modified by Maillard et al. and Alve et al., fails to disclose calculating a list resulting from the union of lists of elementary behaviors. Arkin et al. discloses a method for preventing the infringement of intellectual property rights, wherein, for a behavior of said participant equipment item relative to each of said other reciprocal participant equipment items, formed by a list of elementary behaviors of this participant equipment item, said procedure for determining the common behavior consists in calculating the list resulting from the union of said lists of elementary behaviors (paragraphs 0015-0016).

Therefore, it would have been obvious for a person of ordinary skill in the art at the time the invention was made to incorporate a method for preventing the infringement of intellectual property rights, wherein, for a behavior of said participant equipment item relative to each of said other reciprocal participant equipment items, formed by a list of elementary behaviors of this participant equipment item, said procedure for determining the common behavior consists in calculating the list resulting from the union of said lists of elementary behaviors as taught by Arkin et al. with a protocol comprising means for processing the following lists: a list of equipment identifiers, a list of behavior identifiers and a list of associations between an equipment identifier and a behavior identifier, wherein a subset of participants are queried as taught by Urien, as modified by Maillard et al. and Alve et al., for the purpose of calculating behavior in smartcard technology.

Conclusion

Any response to this Office Action should be faxed to (571) 273-8300 or mailed to:

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Customer Service Window
Randolph Building
401 Dulany Street
Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Mark Fearer whose telephone number is (571) 270-1770. The Examiner can normally be reached on Monday-Thursday from 7:30am to 5:00pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Nathan Flynn can be reached on (571) 272-1915. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status

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information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 571-272-4100.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist/customer service whose telephone number is (571) 272-2600.

Mark Fearer
M.D.F./mdf
May 6, 2008

/Nathan J. Flynn/
Supervisory Patent Examiner, Art Unit 2154